Case 1:97-cv-05127-RBK -JS Document 1198-1 Filed 03/31/11 Page 1 of 2 PageID: 9054

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY VICINAGE OF CAMDEN

LOUGHRY & LINDSAY, LLC By: Justin T. Loughry, Esq 330 Market Street Camden, New Jersey 08102 Attorney for the Plaintiffs

IN RE:

: HON. ROBERT B. KUGLER, U.S.D.J.

BAYSIDE STATE PRISON

: CIVIL ACTION NO. 97-5127(RBK) (JS)

LITIGATION

: INDIVIDUAL DOCKET NO. 10 - 5681

(JON POCKNETT)

CONSENT ORDER

DISMISSAL WITH PREJUDICE

It appearing, from the attached statement, Exhibit J-1, that Plaintiff Jon Pocknett, SBI# 236958C, has agreed to voluntarily dismiss all of his claims with prejudice, and counsel for all parties having consented to the entry of this Order, it is hereby Ordered that this action and the claims asserted herein by Jon Pocknett shall be dismissed with prejudice, and without costs to either party. All parties consent to the jurisdiction of the

Court to enter this Order

Attorney for the Plaintiffs [Awarded W. LANDSin

ak/Roselli, Esq.

Attorney for the Defendants

DATED: 3/28/2011

Case 1:97-cv-05127-RBK -JS Document 1198-1 Filed 03/31/11 Page 2 of 2 PageID: 9055

Exhibit J-1

To Loughry and Lindsay, LLC

Re:

Bayside State Prison Litigation, Civil Action no. 97-5127

Individual Docket No. 10 - 5681 Withdrawal of claim of Jon Pocknett

I, Jon Pocknett, hereby direct Loughry and Lindsay, LLC, to voluntarily dismiss my individual claim in the Bayside State Prison litigation with prejudice because I no longer wish to pursue my individual claim in this matter. I understand that once my claim in this case is dismissed, I will be unable to change my mind and reopen the matter.

Date:

Jon Pocknett